Hon. Tana Lin 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 ROB STAHNKE, an individual 9 Plaintiff, No. 2:23-cv-00002-TL 10 STIPULATED MOTION AND VS. [PROPOSED] ORDER TO EXTEND 11 DEFENDANTS' DEADLINE TO ANSWER CITY OF SEATTLE, a municipality; JENNY DURKIN, an individual; and 12 BRUCE HARRELL, an individual, 13 Defendants. 14 **STIPULATION** 15 Plaintiff Rob Stahnke ("Plaintiff") filed a Complaint for Damages ("Complaint") on January 16 2, 2023 against named Defendants City of Seattle, Jenny Durkin, and Bruce Harrell (hereinafter 17 "Defendants"). ECF No. 1. The parties move for additional time for Defendants to answer Plaintiff's 18 Complaint from January 31, 2023 to March 2, 2023. Defendants would benefit from additional time 19 // 20 // 21 // 22 // 23 STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND Ann Davison Seattle City Attorney DEFENDANTS' DEADLINE TO ANSWER 701 5th Avenue, Suite 2050 Page 1 (2:23-cv-00002-TL) Seattle, WA 98104-7097 (206) 684-8200

to respond to Plaintiff's allegations. All parties stipulate and consent to this motion. 1 STIPULATED AND AGREED TO this 30th day of January, 2023. 2 ANN DAVISON 3 Seattle City Attorney 4 By: /s/ Alexandra Nica /s/ Natasha Khanna By: 5 Alexandra Nica, WSBA #58299 Natasha Khanna, WSBA #52870 6 **Assistant City Attorneys** 7 E-mail: Alexandra.Nica@seattle.gov E-mail: Natasha.Khanna@seattle.gov 8 Seattle City Attorney's Office 9 701 Fifth Avenue, Suite 2050 Seattle, WA 98104-7095 10 Phone: (206) 684-8200 11 Attorneys for Defendants 12 LAW OFFICE OF FRANK S. HOMSHER 13 14 By: /s/ Frank S. Homsher Frank S. Homsher, WSBA #26935 Law Office of Frank S. Homsher 15 510 Bell Street Edmonds, WA 98020 16 (425) 320-9628 frank@homsherlawgroup.com 17 Attorney for Plaintiff Rob Stahnke 18 19 20 21 22 23

STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' DEADLINE TO ANSWER Page 2 (2:23-cv-00002-TL)

Ann Davison Seattle City Attorney 701 5th Avenue, Suite 2050 Seattle, WA 98104-7097 (206) 684-8200

ORDER This matter having come before the Court on the foregoing Stipulation (Dkt. No. 8), and the Court having considered the Stipulation, and good cause appearing, grants the Stipulation. Defendants' answer to Plaintiff's complaint is due March 2, 2023. Dated this 30th day of January 2023. Vara S. United States District Judge

STIPULATED MOTION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' DEADLINE TO ANSWER Page 3 (2:23-cv-00002-TL)